La principa de describir de maior de describir de maior de			
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6_	Attorneys for Plaintiff,		
7	Julieta G. Ludovico		
8			
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DIST	TRICT OF CALIFORNIA	
11	WHI YERA G LATEONYGO		
12	JULIETA G. LUDOVICO,	Case No. C12-4363 EMC	
13	Plaintiff,	STIPULATION FOR ORDER AND [PROPOSED] ORDER TO DISMISS CERTAIN	
14	V.	CAUSES OF ACTION AND CLAIMS FROM	
15	KAISER PERMANENTE aka THE	PLAINTIFF'S FIRST AMENDED COMPLAINT	
16	PERMANENTE MEDICAL GROUP, INC., a California corporation, and DOES 1-20,		
17	inclusive,	TRIAL DATE: October 25, 2014	
18	Defendant.	,	
19	The Darties Disintiff HH IETA C. LUD	OVIGO 1	
20	The Parties, Plaintiff JULIETA G. LUDOVICO, by and through her attorney, Sheila A. Reid,		
21	Esq. of John F. Prentice & Associates, P.C., on the one hand, and Defendant KAISER PERMANENTE aka THE PERMANENTE MEDICAL GROUP, INC., by and through its attorney, Kathleen M. Hurly		
22	' .	other hand, do hereby hereby stipulate and agree to an	
23	Order dismissing the following Causes of Action		
24	A. Second Cause of Action for Racial/National Origin Discrimination – 42 U.S.C. §2000e et		
25	seq.;	vational Origin Discrimination – 42 U.S.C. §2000e et	
26		mination in Employment 20 H.S.C. 5621	
27	B. Sixth Cause of Action for Age Discrimination in Employment – 29 U.S.C. §621 et seq.;		
28	C. Seventh Cause of Action for Retaliat	1011 - 27 U.S.C. 8021 et seq.;	
	STIPLUATION FOR OPINED AND IRROPOSTORIAN CONTRACTORIAN	13.1700 ANNO (11)	
	STIPULATION FOR ORDER AND [PROPOSED] ORDER TO DIS AMENDED COMPLAINT	MISS CERTAIN CAUSES OF ACTION AND CLAIMS IN FIRST Page 1	

1	D. Eighth Cause of Action for Race Discrimination – 42 U.S.C. §1981; and	
2	E. Thirteenth Cause of Action for Age Discrimination in Employment - Cal. Govt. Code §	
3	12941.	
4	The Parties further stipulate and agree to an Order dismissing Plaintiff's Claims for age	
5	discrimination/harassment and racial discrimination/harassment only alleged in her Ninth Cause of	
6	Action for violations of California Government Code §12940 et seq.	
7	The Parties further stipulate and agree to an Order that each party shall bear its own fees and	
8	costs incurred in connection with the dismissed Causes of Action and Claims.	
9	IT IS SO STIPULATED.	
10	DATED: May 8, 2014 JOHN F. PRENTICE & ASSOCIATES, P.C.	
11		
12	This H. Keid	
13	Sheila A. Reid, Esq. Attorneys for Plaintiff	
14	Julieta Ğ. Ludovico	
15	DATED: May 8, 2014 KAUFMAN, DOLOWICH & VOLUEK, LLC	
16		
17	Kathleen M. Hurly, Esq.	
18	Attorneys for Defendant Kaiser Permanente aka The Permanente Medical Group	
19	1	
20	ORDER STATES DISTRICT COL	
21	ORDEK 5)	
22	Based on the stipulation of counsel and good cause appearing To ORDERED RED	
23		
24	Daicu.	
25	THE HONO U.S. DISRI Judge Edward M. Chen	
26		
27	DISTRICT OF CE	
28	DISTRICT	
	CURRUL (TYON DOD ON THE PARTY)	

STIPULATION FOR ORDER AND [PROPOSED] ORDER TO DISMISS CERTAIN CAUSES OF ACTION AND CLAIMS IN FIRST AMENDED COMPLAINT

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